104TH CONGRESS 1ST SESSION

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## H. R. 776

To protect the reproductive rights of women, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 1, 1995

Mr. Torkildsen introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

To protect the reproductive rights of women, and for other purposes.

Be it enacted by the Senate and House of Representa-1 tives of the United States of America in Congress assembled, **SECTION 1. SHORT TITLE.** This Act may be cited as the "Freedom of Choice 4 Act of 1995". SEC. 2. CONGRESSIONAL STATEMENT OF FINDINGS AND 7 PURPOSE. 8 (a) FINDINGS.—Congress finds the following: (1) The 1973 Supreme Court decision in Roe v. 9 10 Wade established constitutionally based limits on the

power of States to restrict the right of a woman to

choose to terminate a pregnancy. Under the strict scrutiny standard enunciated in Roe v. Wade, States were required to demonstrate that laws restricting the right of a woman to choose to terminate a pregnancy were the least restrictive means available to achieve a compelling State interest. Since 1989, the Supreme Court has no longer applied the strict scrutiny standard in reviewing challenges to the constitutionality of State laws restricting such rights.

- (2) As a result of the Supreme Court's recent modification of the strict scrutiny standard enunciated in Roe v. Wade, certain States have restricted the right of women to choose to terminate a pregnancy or to utilize some forms of contraception, and these restrictions operate cumulatively to—
  - (A) (i) increase the number of illegal or medically less safe abortions, often resulting in physical impairment, loss of reproductive capacity or death to the women involved;
  - (ii) burden interstate commerce by forcing women to travel from States in which legal barriers render contraception or abortion unavailable or unsafe to other States or foreign nations;

1	(iii) interfere with freedom of travel be-
2	tween and among the various States;
3	(iv) burden the medical and economic re-
4	sources of States that continue to provide
5	women with access to safe and legal abortion;
6	and
7	(v) interfere with the ability of medical
8	professionals to provide health services;
9	(B) obstruct access to and use of contra-
10	ceptive and other medical techniques that are
11	part of interstate and international commerce;
12	(C) discriminate between women who are
13	able to afford interstate and international travel
14	and women who are not, a disproportionate
15	number of whom belong to racial or ethnic mi-
16	norities; and
17	(D) infringe upon women's ability to exer-
18	cise full enjoyment of rights secured to them by
19	Federal and State law, both statutory and con-
20	stitutional.
21	(3) Although Congress may not by legislation
22	create constitutional rights, it may, where authorized
23	by its enumerated powers and not prohibited by a
24	constitutional provision, enact legislation to create

- and secure statutory rights in areas of legitimate national concern.
- (4) Congress has the affirmative power both under section 8 of article I of the Constitution of the United States and under section 5 of the Fourteenth Amendment of the Constitution to enact legislation to prohibit State interference with interstate commerce, liberty or equal protection of the laws.
- 9 (b) Purpose.—It is the purpose of this Act to estab10 lish, as a statutory matter, limitations upon the power of
  11 States to restrict the freedom of a woman to terminate
  12 a pregnancy in order to achieve the same limitations as
  13 provided, as a constitutional matter, under the strict scru14 tiny standard of review enunciated in Roe v. Wade and
  15 applied in subsequent cases from 1973 to 1988.

## 16 SEC. 3. FREEDOM TO CHOOSE.

- 17 (a) IN GENERAL.—A State—
- 18 (1) may not restrict the freedom of a woman to 19 choose whether or not to terminate a pregnancy be-20 fore fetal viability;
  - (2) may restrict the freedom of a woman to choose whether or not to terminate a pregnancy after fetal viability unless such a termination is necessary to preserve the life or health of the woman; and

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1	(3) may impose requirements on the perform-
2	ance of abortion procedures if such requirements are
3	medically necessary to protect the health of women
4	undergoing such procedures.
5	(b) Rules of Construction.—Nothing in this Act
6	shall be construed to—
7	(1) prevent a State from protecting unwilling
8	individuals or private health care institutions from
9	having to participate in the performance of abortions
10	to which they are conscientiously opposed;
11	(2) prevent a State from declining to pay for
12	the performance of abortions; or
13	(3) prevent a State from requiring a minor to
14	involve a parent, guardian, or other responsible
15	adult before terminating a pregnancy.
16	SEC. 4. DEFINITION OF STATE.
17	As used in this Act, the term "State" includes the
18	District of Columbia, the Commonwealth of Puerto Rico,
19	and each other territory or possession of the United

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20 States.